

Claim No 141.

Under Article 11, Treaty of 14th June 1866,
with Creek Indians.

The undersigned, Solomon Renty, Aged 34, a Freedman of the Creek Nation - was a Soldier in the 83rd Regiment U.S. Colored Troops, in the war of the rebellion - being duly examined and sworn, (he understanding and conversing in the English language,) deposes and says: Whilst living on his place, about ten miles from North Fork Town, in the Creek Nation, and sometime in the month of August 1863, the Rebel soldiers under command of General Cooper, appeared in the vicinity of his home, having come up after the battle of Honey Springs; and, in order to avoid being killed or captured by them, hastily fled away, taking his mother with him, and went to Gibson where he enlisted in the 83rd Regiment U.S. Colored Troops, and served until the Regiment was mustered out of service, when he returned to the Creek Nation.

This deponent further says: At the time of his flight from home, as aforesaid, he owned and possessed, and necessarily abandoned and lost all the property hereinafter specified, and that he never afterward, recovered the same, or any part thereof.

To Say

Claim # 141

Solomon Renty

2	Two Horses,	Valued at 80 [¢] each	\$ 160.00
3	Three Yoke Work Oxen	" " 50. "	150.00
8	Eight Hogs.	" " 10. "	80.00
4	Four Cows and Calves	" " 15. "	60.00
200	Two hundred bushels Corn	" \$1. bush	200.00
	Farming Tools, Poultry &c	@.	45.00

making a total value of \$ 695.00

Six hundred and ninety five dollars.

 Further this deponent saith not.
Solomon Renty, his
+
mark

Subscribed and Sworn to before me, at the Creek
Agency, C.W. this 11th of November, A.D. 1869.

J. P. Welch
Notary Public, Asst. Supt. and Offgr,
Sons Suptey

The undersigned, Abram Garger,
and Jesse Franklin, Freedmen of the Creek
Nation, being, jointly, duly examined and
sworn, do depose and say, They are not interested
in the claim of Solomon Renty in any pecuniary
manner whatever; that they have heard the
foregoing Affidavit read to them, and that the
same is true and correct in every particular.
These deponents further say, that, they know
of their own knowledge, that the claimant herein,

did, at the time of his flight from home, as aforesaid, own and possess, and did necessarily abandon and lose all the property ~~hereinafter~~ specified in his deposition above.

Further these deponents do not say

Abram Yarger

Jesse Franklin

his
X
mark
his
X
mark

Subscribed and Sworn to before me, at the Creek
Agency, Okn. this 11th of November A.D. 1869.

Proclm
St. Clint. Oct. Sup. Asst Supt Ind. Affrs,
Southern Dept

Awards

The loss of property specified above, is deemed established by the foregoing testimony. Also, the status of claimant. The amount claimed, however, is, in some instances, considered excessive. Upon inquiry, it is found the values of the different kinds of property at the time the loss occurred, ruled as follows:-

1 horse. - \$ 30.00 Each.

Oxen - 40 lbs of work,

30.00 "

2.00

1 hog. -

8.00

Cows & calves. -

50

Wool, per bushel.

and for the following one-half the claimed value:-

Farming Tools. Poultry &c. -

\$ 22.50

In consideration of these, and all other facts,

attainable, bearing upon the case, we believe it
just and equitable to award this claimant
Solomon Realty Three hundred and twenty
dollar, fifty cents.

\$320 ⁵⁰/₁₀₀

J. M. Hays

Brevet Major General U.S. Army.
Supt. Indian Affairs, Southern Superintendency

G. A. Field

Captain U.S. Army.
Greek Agent.

No 141.

Solomon Realty

Claimant under

Article IV Treaty of 14th June 1866.

with

Greek Indians.

Claim # 695 ⁵⁰/₁₀₀.

Award \$ 320 ⁵⁰/₁₀₀.